### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

BETTY ANN BURKS, et al.,	§	
	§	
Plaintiffs,	§	
	§	CIVIL ACTION NO.
<b>v.</b>	§	2:06-cv-01081-MEF-DRB
	§	
<b>EQUITY GROUP EUFAULA</b>	§	
DIVISION, LLC.,	§	
	§	
Defendant.	§	

#### NOTICE OF FILING ADDITIONAL CONSENTS TO JOIN

Plaintiffs give notice of filing the attached Notices of Consent to Join executed by, CHENEQUIA L. PETERSON, CHAUDNEY L. BOWENS, AMIE LEE MOORE, SAVANNAH DENISE TAYLOR, JASON GRUBBS, and JUMANE BLAND, similarly situated employees to Plaintiffs, who likewise are or were subjected to the illegal pay practices at issue, and who wish to join the above captioned lawsuit.

Respectfully submitted, Dated: April 27, 2007

THE COCHRAN FIRM, P.C.

/s/ Robert J. Camp\_

ROBERT JOSEPH CAMP

#### **BERNARD D. NOMBERG**

505 North 20th Street, Suite 825 Birmingham, Alabama 35203 (205) 930-6900-Telephone (205) 930-6910- Facsimile

-and-

Samuel A. Cherry, Jr. Lance H. Swanner THE COCHRAN FIRM, P.C. 163 West Main Street P. O. Box 927 Dothan, AL 36302 (334) 793-1555 (Phone) (334) 793-8280 (Fax)

-and-

Richard B Celler MORGAN & MORGAN, P.A. 284 South University Drive Fort Lauderdale, FL 33324 (954) 318-0268 (Phone) (954) 333-3515 (Fax)

-and-

James W. Parkman, III Richard M. Adams William C. White PARKMAN, ADAMS & WHITE, LLC. 505 20<sup>TH</sup> Street North, Suite 825 Birmingham, Alabama 35203 (205) 244-1920-Phone (205) 244-1171-Facsimile

-and-

Maurice John Steensland, III PARKMAN & ASSOCIATES 739 West Main Street Dothan, AL 36301 (334) 792-1900-Phone (334) 712-1352-Facsimile

Attorneys for Plaintiffs

#### **CERTIFICATE OF SERVICE**

I hereby certify that on April 27, 2007, I electronically filed the above Notice of Filing Additional Consents to Join with the Clerk of the District Court using CM/ECF System, which sent notification of such filing to:

Samuel A. Cherry Attorney for Plaintiffs scherry@cochranfirm.com

Lance Harrison Swanner Attorney for Plaintiffs lswanner@cochranfirm.com

Bernard D. Nomberg Attorney for Plaintiffs bnomberg@cochranfirm.com Richard B. Celler Attorney for Plaintiffs Richard@cellerlegal.com

Maurice John Steensland Attorney for Plaintiffs parkman@graceba.net

Richard Martin Adams Attorney for Plaintiffs Parkman@graceba.net

William C. White Attorney for Plaintiffs parkman@graceba.net

James W. Parkman, III Attorney for Plaintiffs parkman@graceba.net

Courtney Reilly Pothoff
Attorney for Defendant
cpotthoff@mindspring.com

Joel P. Smith, Jr. Attorney for Defendant joelpsmith@bellsouth.net

Gary D. Fry Attorney for Defendant gdfry@pelino.com

Howard A. Rosenthal Attorney for Defendant harosenthal@pelino.com Malcolm S. Gould Attorney for Defendant msgould@pelino.com

/s/ Robert J. Camp ROBERT J. CAMP

Che	neguia L. Peterson states the following:
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Keystone Foods at the facility located in Bakerhill, A. I worked at this location from July 2004 to August 2006.  [Date, de if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
<b>6.</b>	I understand that this suit may be brought as a class action covering employees at the Keustone Foods plant in bakerhill Al., and plane of Plant] Keustone Foods. If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
I swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 29 day of Warch, 2007.
hei PRIN	requia L. Peterson Chenequia B. Poterson [SIGN NAME]

Cho	wdney L. Bowens states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by heistone fords at the facility located in heistone form. I worked at this location from [City/State] to 10-05 [Cate, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the plant in Polychill, plant in City/State in plants owned by plant in Polychill, plant in City/State in plants owned by plant in Polychill, plant in City/State in plant in Polychill, plant in City/State in plant in Polychill, plant in Polych
I swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 19 day of Tebruary, 2007.
_ 	Aney L. Bowens Jaidney L. Bowens TNAME! SIGN NAME!

An	THE MURL states the following:
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by hey have Guy Rug at the facility located in Baller 11/1 Ala. I worked at this location from Gure 18 7005 to Present [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the Cylinty Comp Culture plant in State Hill, MA., and possibly other plants owned by Cylinty Court Culture City/State]  [Name of Plant]
I swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the March, 2007.
[PRIN	116 hee forthe Medien Joone

50	Wannah Denise Taylor states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Equity Group, UC at the facility located in Bakerhiu, AL . I worked at this location from 05/16/05 to 03/28/05 [Date   Date, or it still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes if any.
4.	I believe I have not been paid for all compensable time, which I have worked including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6. ·	I understand that this suit may be brought as a class action covering employees at the Flant Plant plant in Parell (City/State), and possibly other plants owned by Flant Open (City/State) action under either federal or state law, I agree to be a named Plaintiff in success.
I swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the Oday of April, 2007.
Sc.	Wannah Denise Taylor Savamah Denise Faylor [SIGN NAME]

. (	JASM GrubbS states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Equity Group at
	the facility located in BAKerHill, Ale. I worked at this location from [City/State] Sept. 2000  [Date] [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
<b>5.</b>	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the first Group plant in Baker Hill All , and possibly other plants owned by finance of Plant! Croup I leave to be a named Plaintiff in such class.
I sw	ear or affirm that the foregoing statements are true to the best of my knowledge.
:	DATED the 27 day of MAYCH , 2007.
	othe land

J	states the following: [Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by <u>Keystone foods</u> at the facility located in <u>Balle Hill</u> , <u>Alabawa</u> . I worked at this location from <u>City/State!</u> June 10,7664 to <u>Fessent</u> [Date] Total working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes if any.
4.	I believe I have not been paid for all compensable time, which I have worked including overtime.
<b>5.</b>	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the <u>levstone food</u> plant in <u>baller Hill Alebane</u> and <u>loughthand foods</u> . If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
I swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 26 day of March, 2007.
	mane Bland flynome L. Bland [SIGN NAME]
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